APPLICATION NO7.53 PERMIT NO	332 LICENSE No. 107					
CALIFORNIA STATE WATER COMMISSION						
THIS IS TO CERTIFY, That Lora J. Moore of Tahoa City State of to the satisfaction of the STATE WATER COMMISSIO	of California of a right to the use of the waters of					
Slim Jim Creek, a tributar for the purpose of generating power and for d State Water Commission; and that said right to the use of sai of California, the rules and regulations of the State Water confirmed by order of the STATE WATER COMMISSION	domestic use under Permit No. 332 of the did waters has been perfected in accordance with the laws or Commission and the terms of said permit, and duly					
of said Commission, at San Francisco, in Volume, at pa						
that the priority of the right hereby confirmed dates from of water to which such right is entitled and hereby confirmed	ed, for the purposes aforesaid, is limited to the amount					
actually beneficially used for said purposes, and shall not exe						
used from aboutMay_15th to about	October 1st of each year.					
A description of the lands or the place where such water	r is put to beneficial use is as follows:					
At home of applicant. On the shore of	of Lake Tahoe near the center of					
Sec. 33, T. 16 N., R. 17 E., M.D. B.& M.						
	nfirmed is restricted to the lands or place of use herein					
This license is granted and said appropriator takes all riset forth in Section 20 of the Water Commission Act which Sec. 20. All permits and licenses for the appropriation of water shalfor such time as the water actually appropriated under such permits and for which said water was appropriated but no longer; and every substance shall include all of the provisions of this to whom said permit or license may be issued, shall take the same any time after the expiration of twenty years after the granting owater district, irrigation district, lighting district, or any political subsaid license; and in the event that the said state, city, city and county political subdivision of the state so desiring to purchase and the works but said license; and in the event that the said state, city, city and county political subdivision of the state so desiring to purchase and the said chase price, said price shall be determined in such manner as is now or shall appear to the state water commission at any time after a permit or or the heirs, successors, or assigns, of said permittee or licensee was granted, or that permittee or licensee, has ceased to put said water to such useful resors or assigns of said permittee or licensee was granted, or that permittee or licensee, has cased to put said water to such useful resors or assigns of said permittee or licensee and declaration of said commenced within thirty days after the service of notice of said revocation every licensee or permittee under the provisions of this act if he accepts precedent that no value whatsoever in excess of the actual amount paid any permit or licensee, his heirs, successors or assigns or by the holder of any rights any valuation for purposes of sale to or purchase, whether through condendary permit by municipalities for the use of water for said municipalities or the right, irrespective of whether they are first in time; provided, however, it mission to any municipality of appropriate waters, shall not authorize and providing, further, that where permission	ghts herein mentioned subject to the terms and conditions is as follows: Il be under the terms and conditions of this act, and shall be effective licenses shall actually be used for the useful and beneficial purpose such permit or license shall include the enumeration of conditions section and likewise the statement that any appropriator of water, subject to such conditions as therein expressed; provided, that at of a license, the state or any city, city and county, municipal vivision of the state shall have the right to purchase the works will or constructed for the enjoyment of the rights granted under y, municipal water district, irrigation district, lighting district or owner of said works and property can not agree upon said purramy hereafter be determined in eminent domain proceedings. If ticense is issued as in this act provided that the permittee, or licensee, put the water granted under said permit or license to the useful or the permittee or licensee, or the heirs, successors, or assigns of said efficial purpose, or that the permittee or licensee, or the heirs, successors to rassigns of said efficial purpose, or that the permit or licensee, or the heirs, successors or assigns of such er to be unappropriated and open to further appropriation in accordants of the heirs, successors or assigns of such permittee or licensee, and er to be unappropriated and open to further appropriation in accordants of the conditions of the state therefor shall at any time be assigned to or claimed for one said permittee or licensee, his heirs, successors or assigns. And services or the price of the services to be rendered by any permittee agranted or acquired under the provisions of this act, or in respect to emation proceedings or otherwise, by the state or any city, city and any political subdivision of the state, of the rights and property of a inhabitants thereof for domestic purposes shall be considered first in hat such application for a permit or the granting thereafter of perthe application of the excess of such					
WITNESS the seal and signat	ture of the STATE WATER COMMISSION, affixed this					
27th	day of January, 19 21					
	STATE WATER COMMISSION.					
(SEAL)	By Charles H.Lee Executive Member					
	1.					

	APPLICATION No. 156 PERMIT No. 62 LICENSE No. 108							
7	CALIFORNIA STATE WATER COMMISSION							
	THIS IS TO CERTIFY, ThatJ_J_Rinebold ASSIGNMENT MADE							
ı	of Etna Milla , State of California , has made proto the satisfaction of the STATE WATER COMMISSION of California of a right to the use of the waters	of						
	East Fork of Taylor Creek , a tributary of E. Fork of S. Fork of Salmon Riv							
	for the purpose ofunder Permit No. <u>62</u> of the State Water Commission; and that said right to the use of said waters has been perfected in accordance with the law of California, the rules and regulations of the State Water Commission and the terms of said permit, and due confirmed by order of the STATE WATER COMMISSION of California, made and entered of record in the minute.	ws ly						
	of said Commission, at San Francisco, in Volume, at page, on theday of	_;						
	that the priority of the right hereby confirmed dates from October 9,1915; that the amount of water to which such right is entitled and hereby confirmed, for the purposes aforesaid, is limited to the amount half (12.50) actually beneficially used for said purposes, and shall not exceed twelve and one cubic feet per second, to here	nt						
		be						
	used from AXXX January 1st to about December 31st of each year.							
	A description of the lands or the place where such water is put to beneficial use is as follows:							
	At a Placer Mine in NW1 of NW1 of NW1 of NW1 of Sec. 12, and in SE1 of NE1 of SE2 of Sec. 11, all in T.38 N.R. 11 W., W.D.R.& M.	f						
	Anterded by order of the state							
	ded 91							
	Order Of	- -						
	The right to the use of the water aforesaid hereby confirmed is restricted to the lands or place of use herei described.	in						
,	This license is granted and said appropriator takes all rights herein mentioned subject to the terms and condition set forth in Section 20 of the Water Commission Act which is as follows: SEC. 20. All permits and licenses for the appropriation of water shall be under the terms and conditions of this act, and shall be effectly for such time as the water actually appropriated under such permits and licenses shall actually be used for the useful and beneficial purpo for which shall water was appropriated, but no longer; and every such permit cheeses shall include the enumeration of condition of the water actually appropriated under such permits and licenses shall actually be used for the useful and beneficial purpo for which said water was appropriated. Water of the said the sa	veens, also reties of independent of an extension of the contraction o						
	WITNESS the seal and signature of the STATE WATER COMMISSION, affixed the	18						
	day or, 1921,	•						

STATE WATER COMMISSION.

Charles H.Lee Executive Member

(SEAL)

STATE OF CALIFORNIA THE RESOURCES AGENCY STATE WATER RESOURCES CONTROL BOARD DIVISION OF WATER RIGHTS

332

		ORDER
752		332

ORDER REDUCING AMOUNT OF DIVERSION CHANGE IN PURPOSE OF USE AND CORRECTION OF NAME OF SOURCE

WHEREAS:

APPLICATION

- Upon investigation by the State Water Resources Control Board, it appears ٦. that licensee has ceased to use that portion of the water allowed by License 107 for power generation purposes.
- 2. The name of the source under License 107 is presently incorrectly described as Slim Jim Creek tributary to Lake Tahoe. The United States Geological Survey Map 7.5' Kings Beach, California-Nevada Quadrangle Photoreyised 1969 changed the name of the source to Dollar Creek tributary to Lake Tahoe. The State Water Resources Board has determined that good cause for correcting the name to Dollar Creek has been shown.
- License 107 was issued to Lora J. Moore and was filed with the County 3. Recorder of Placer County on November 27, 1925.
- 4. License 107 was subsequently assigned to North Tahoe Public Utility District.
- Licensee has continued only the domestic use portion of the water allowed 5. by License 107.
- Licensee has made a formal request that (1) the amount of water granted by License 107 be reduced to two thousand two hundred (2200) gallons per day and (2) the total annual diversion shall not exceed 1.0 acre-foot. 6.
- 7. The State Water Resources Board has determined that this correction in name of source does not involve any physical change and that approval of these petitions will not operate to the injury of any other legal users of water.

NOW, THEREFORE, IT IS ORDERED THAT:

License 107 is amended by reducing the amount of appropriation from onehalf (0.50) cubic foot per second to the following:

> TWO THOUSAND TWO HUNDRED (2200) GALLONS PER DAY WITH THE TOTAL ANNUAL DIVERSION NOT TO EXCEED 1.0 ACRE-FOOT. THE REMAINING PORTION IS HEREBY DECLARED UNAPPROPRIATED AND OPEN TO FURTHER APPROPRIATION.

107

2. The purposes of use under License 107 be changed to a purpose of use described as follows:

DOMESTIC

3. The name of the source is corrected to read as follows:

DOLLAR CREEK TRIBUTARY TO LAKE TAHOE

Dated: SEPTEMBER 12 1978

Clint Whitney

Clint Whitney, Executive Director Water Rights and Administration by Les for M. Compression

1-11-11 RECEIVED NOTICE OF ASSIGNMENT TO Walland Com Comparison to Morth Take Public Utility District
3/31/78 assigned to north Take Public Utility District

2



ORDER CORRECTING DESCRIPTION OF PLACE OF USE.

WHEREAS it has come to the attention of the Division of Water Rights that the description of the place of use contained in license No. 108 is incorrect in that it does not truly describe the place of use for which permit was issued and upon which beneficial use of water has been made,

NOW THEREFORE it is ordered that the description of said place of use under license No. 108 be, and the same hereby is, amended and corrected to truly describe said place of use as follows, to wit:

At a placer mine in the NW NW and the SW NW Section 12 and in the SE NE And NE SE Section 11 all in Twp. 38 North, Range 11 West, M. D. B. & M.

Witness the signature of the Chief of the Division of Water Rights, Department of Public Works of the State of California, and the seal of said department this 29th day of August 1925.

(Edward Hyatt, Jr.)

CHIEF OF DIVISION OF WATER RIGHTS.
STATE DEPARTMENT OF PUBLIC WORKS.

AUCHO JUNA. NO LES

1/19/48 RECEIVED NOTICE OF ASSIGNMENT TO William & Mischop